THE FINANCE ACT, 1977

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THE UNITED REPUBLIC OF TANZANIA



No. 9 of 1977

I ASSENT

27 JULAI, 1977

An Act to impose and alter certain taxes and duties, to amend certain written laws relating to taxes and duties and to make provisions connected with those matters

16th June, 1977

ENACTED by the Parliament of the United Republic of Tanzania.

1. This Act may be cited as the Finance Act, 1977.

Short title

resident

PART I

AMENDMENTS TO THE CUSTOMS TARIFF ACT, 1976

2-(1) This Part shall be read as one with the Customs Tariff Act, 1976 and shall be deemed to have come into operation on 16th June, 1977.

Construction and commencement Acts 1976 No. 12

- (2) The passage "(same)" appearing in amendments made by this Part to the First Schedule to the Customs Tariff Act, 1976 means that, except as specifically amended by this Part, the tariff heading or import duty or, as the case may be, the suspended duty (according to the column in which the tariff number m relation to which the passage appears) shall continue the same as it was immediately prior to the coming into operation of this Part.
 - 3. The First Schedule to the Customs Tariff Act, 1976 is amended-
 - (a) in chapters 5, 6, 9, 17, 22, 24, 41, 42, 43, 48, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 70, 71, 73, 87 and 91 by substituting, except where the passage "(same)" appears, for the entries in the column headed "Tariff Heading" and the entries in the column headed "Import Duty" opposite the following tariff numbers the following respective new entries: —

Amendments to the first Schedule

Tariff No.			Tari	ff Hea	ding			Import Duty
05.04	(same)							
	A. (same) B. (same)							20% (same)
05.06	(same)							20%
05.07	(same)							20%
05.08	(same)							20%
05.09	(same)					•••	•••	20%
05.10	(same)							20%
05.11	(same)				•••	•••		20%
05.12	(same)		•••			•••	•••	20%.
05.14	(same)							
	A. (same)		•••			•••		(same)
	B. (same)			•••		•••	•••	20%
05.15	(same)							()
	A. (same)		Ti	0)			•••	(same) 20%
	B. (same)							(same)
0.4.04	C. (same)					4	1	20%
06.01	(same)		* · · / · · ·	14. 1 1	_			20%
06.02	(same)	•••			Ji.	/	0	20%
09.01	(same)					\	-	20%
	A. (same))		-	(same)
00.02	B. (same)		111		V		1.3	20%
09.02	(same) Beet sugar an	d cane	sugar in	colid	form			(same)
17.01	Other si		1011011		10 March 1997	cial ho	nev	, //
17.02	(whethe	r or not	mixed	with	natural	honey),	
	A. Dextrose	monoh	vdrate			-/. ,	V	20%
	B. Glucose i			ose		/		20%
	C. Other						<i>,</i>	50%
22.08	(same)	JE.			AN			
22.00	A. (same)		LA		(41)			(same)
	B. (same)							Per proof litre Shs. 60/-
22.09	(same)							D 011 01 40/
22.07	A. (same)					•••	•••	Per proof litre Shs. 60/-
	B. (same)	•••			•••	•••		Per proof litre Shs. 60/-
24.02	(same)							D 1 G1 200/
	A. (same)				•••		•••	Per kg. Shs. 200/-
	B. (same)				•••	•••	••	Domlro Cho 20/
	C. (same)	•••			•••		••	Double Cha 190/
	D. (same)		•••			•••	••	(00000)
	E. (same)	•••	•••	•••	•••	•••	••	200/
41.01	(same)		•••		•••		••	. 2070
42.06	(same)							
	A. (same)			•••		•••	••	
	B. (same)				•••	•••	••	. (same)

5

No. 9				Fine	ınce			1977
Tariff No.			Та	riff Hea	ıding			Import Duty
43.01	(same)							20%
43.03/04	(same) 4 A (same)							20%
	B. (same)	•••						(same)
48.01	(same) A. (same)							(sume)
	(1) (same)							(same)
	(2) (same)			•••	•••			(same)
	(3) Extens (4) Other			•••				*20% *20%
	B. (same)							(same)
	C. (same)							(
	(1) (same) (2) (same)	•••	•••	•••	•••	•••		(same)
10.16	(same)		•••	•••	•••	•••	•••	(sunc)
48.16	A. Multi-ply	naner h	aos.					
	(1) Manu			extensi	ble sac	kcraft		*20%
	(2) Other							40%
	B. (same)	•••				0"		40%
50.09/10	`							60 %
51.01/03	(same) A. (same)		M					(same)
	B. Of a kind	used fo	r the n	 nanufa	eture	f twine	for	(sunc)
	fishnets		r tile i	nanura	cture c	Ttwiffe		10%
	C. Other		/	1.13				30 %
51.04	(same)	5/						\ Z \
	A. (same)	V					1	
	(i) (same)	<u> </u>	•••		1	Z.++ N	/	(same) Shs. 3/- or 60%
	(ii) (same) B. (same)			TO THE	57.11	The state of the s	A	Per Sq. metre Shs. 5/-
		•	•••		HURBINA	The state of the s	100	or 60%
	C. (same)			7				Per sq. metre Sbs. 5/- or 60 %
52.02	(same)					0	().	60 %
53.11/13	1, 1	100	1					60%
54.05	(same)	1	\$\\\					0070
34.03	A. (same)		Va					(same)
	B. (same)		, Y	5			<i>[</i>]	60%
55.07/09					LA	T	71	
	A. (same)							
	(i) (same)	•••	•••			•••	•••	(same)
	(ii) (same)	•••	•••	•••	•••	•••	•••	Per sq. metre Shs. 3/- or 60%
	B. (same)							(same)
	C. (same)							45%
	D. (same)				•••			Per sq. metre Shs. 5/-
	,							or 60%
	E. (same)	•••	•••				•••	Per sq. metre Shs. 5/- or 60%
56.07	()							01 00%
56.07	(same)							Per sq. metre Shs. 3/-
	A. (same)	•••	•••	•••	•••	•••	•••	or 60%
	B. (same)							Per sq. metre Shs. 5/-
	, ,							or 60%
	C (same)		•••	•••	•••	•••	•••	Per sq. metre Shs. 5/- or 60%
								01 00 /0

No. 9				Finan	ice			1977
Tariff No.			Tar	iff Head	ling			import Duty
	(same) A. (same) B. (same)							(same) 60%
58.04	(same)							Per sq. metre Shs. 4/- or 60%
58.08	(same)							Per sq. metre Shs. 3/- or 60%
58.09/10	(same)							Per sq. metre Shs. 3/- or 60%
	(same) A. (same)							20 %
	B. (same)		•••	•••	•••	•••	•••	60%
59.13	(same)		•••					60%
60.01	(same)	E	T	0	F			Per kg. Shs. 40/- or 55%
60.03	(same)	V				(4)		Per pair Shs. 2/- or 70%
60.04	(same)		<i>A.</i> ./		30		6	Each Shs. 4/: or 70 %
60.05	(same)				7		Y	Each Shs. 7/50 or 70 %
60.06	A. (same) B. (same) (1) (same) (2) (same) (same) A. (same) B. (same) (1) (same)	9	N DELICIES	NA UNIT	OT (· · · · · · · · · · · · · · · · · · ·		65% (same) (same)
	(2) (some)	/					7	(same)
	C. Other					J.P		70%
61.01	(same)			A	TA	12.P		
	A. (same)							(same)
	B. (same)							Each Shs. 7/50 or 70 %
61.02	(same)							Each Shs. 7/50 or 70%
61.03	(same)							Each Shs. 4/- or 70%
61,04	(Sante)							
- 7-	A. (same)			•••				(same)
	B, (same)		•••	•••	•••	•••		Each Shs. 4/- or 70 %
61,05	(same)							70%
61,06	(same)							70%
61.07	(same)							70%
61.08	(same)							70%
61.09	(same)							70%
61.10	(same)							70%
62.61	(same)							CEN/
02.01	(sunc)							

No. 9				Fin	ance			1977
Tarif No.	f		Ta	ıriff He	ading			Import Duty
62.02	(same)							
	A. (same)							
	(1) (same)							Per sq. metro Shs. 3/- or 65%.
	(2) (same)							Per sq. metro Shs. 4/- or 65%
	(3) (same)							Per sq. metre Shs. 4/- or 65%
	(4) (same)							(same)
	(5) (same)							(same)
	B. (same)			•••				20%
	C. (same)			- Pri	0			Each Shs. 40/- or 65%
	D. (same)	AN						65%
62.05	(same)	SU					(9)	
		X./		P -//	10 m	9		(same)
	B. (same)	<i>! </i>			1			65%
	C. (same)	/				1		(same)
63.01	(same)			A A	UNI-			The specific rate appli- cable to the goods when new or 100%
70.03	(same)	\		OTHER	NA	1 6/1		/ /
	A. (same)	,\ 📋	14.	10			1	20%
	B. (same)				•••		/	(same)
70.20	(same)	9					/ _	7
	A. (same) B. (same)	(<u></u>				1	(same)
70.01		-		LA	, ,	TAI		20%
70.21	(same) A. (same)							200/
	B. (same)							20% (same)
	C. (same)		•••					(same)
71.05	(same)							20%
71.06	(same)							20%
71.07	(same)							20%
71.08	(same)							20%
71.09	(same)					•••		20%
71.10	(same)							20%
73.34	Pins (exclu	ding ha	atpins a	and othe	er orna	mental		
	and drawing like, of iron			ins, cui	ling gr	ips and	the	(same)

Tarifj No.	r		Import Duty					
87.02	(same)							
	A. (same)							
	(1) (same)							(same)
	(2) (same)			•••				(same)
	(3) (same)							(same)
	(4) (same)				•••		•••	(same)
	(5) (same)				•••	•••	•••	(same)
	(6) (same)	•••	•••	•••	•••	•••	•••	(same)
	(7) (same)	•••	•••	•••	•••	•••	•••	(same)
	B. (same)	•••	•••	•••	•••		•••	(same)
	C. (same)							(some)
	D. Load carry	ing ve	hicles	of a ca	rrying	capaci	ty of	
	not less	than 3	tonne	s, buses	s and co	oaches	with	
	seating	capac	city for	not le	ss thar	14 pa	isse-	
	ngers, fe	our-wh	eel driv	ve vehi	cles not	specifi	ically	
	design	ed to	carry r	assen	gers, a	nd cha	assis	
	thereof,							(same)
91.05	(same)	10		U	F			
71.05	A. Vibracord	ers of	her M	achine	ry time	recor	ders	
	industr	-			-	~ ~		
	control			OI CIOC	ks and	ouiei	WOIK	20%
						1	9	40%
	B. Other time	TECOL	unig a	ppalall	15			T U /U

- (b) in Chapter 59, in the Chapter Notes, by deleting item (iv) of subparagraph (a) of paragraph 5 and substituting for it the following new item: -
 - "(iv) Woven textile fabrics, whether or not felted, whether or not impregnated or coated, of a kind commonly used in paper-making or other machinery, tubular or endless with single or multiple warp and/or weft, or flat woven with multiple warp and/or weft."
- Amendment 4. The Third Schedule to the Customs Tariff Act, 1976 is amended of the Third in Part B by deleting paragraph (1) of item 2 and substituting for it the following new paragraph: -

"Boxes, tins, bottles, jars and similar packaging units in which any goods not liable to an ad valorem duty are packed and imported, being ordinary packaging units for the goods contained therein, containers and prislets."

PART II

AMENDMENTS TO THE TOBACCO (IMPOSITION OF TAX) ACT, 1970

Construction Acts, 1970 No. 22 Section 2 of Acts, 1970 No. 22

amended

- **5.** This Part shall be read as one with the Tobacco (Imposition of Tax) Act, 1970.
- **6.** Section 2 of the Tobacco (Imposition of Tax) Act, 1970 is amended by deleting the definition of "Board" and substituting for it the following new definition: -

Acts, 1972 No. 7 "Authority" means the Tobacco Authority of Tanzania established by section 3 of the Tobacco Industry Act, 1972;"

6A,(1), Where any tobacco tax or penalty payable under

7. The Tobacco (Imposition of Tax) Act, 1970 is amended generally by deleting the word "Board" wherever it occurs and substituting for it in each case the word "Authority"

General amendment of Acts, 1970 No. 22

Section 6A added to Acts, 1970 No. 22

8. The Tobacco (Imposition of Tax) Act, 1970 is amended by adding immediately below section 6 the following new section: -

"Recovery of summary proceeding

civil suit.

- this Act is due from the Authority and the Authority has failed to pay the amount of that tax or penalty, the Principal Secretary to the Treasury may file in a court of a resident magistrate having jurisdiction over the area in which the Authority carries on business a certificate stating the full name and address of the Authority and the amount of the tax or penalty due from the Authority, and upon the certificate being Wed m the court, the certificate shall be deemed to be a decree passed by that court against the Authority for the payment by the Authority to the Government of the amount stated m the certificate together with interest on that amount at the rate of twenty *per centum per annum* from the date on which the certificate is filed until the date of payment, and the decree may be executed in the same manner as a decree passed by a court of a resident magistrate m a
- (2) The provisions of subsection (1) shall apply notwithstanding that the amount involved exceeds the pecuniary jurisdiction of a court of a resident magistrate.
- (3) Every certificate filed m a court of a resident magistrate pursuant to the provisions of subsection (1) shall be conclusive evidence of the truth of the statements contained in that certificate.
- (4) The method for the recovery of tax or penalty prescribed by the provisions of subsection, (1) shall be without prejudice to any other method for recovery of that tax or penalty."

PART III

AMENDMENT OF THE EXCISE TARIFF ORDINANCE

9. This Part shall be read as one with the Excise Tariff Ordinance.

10. The Excise Tariff Ordinance is amended in section 2 (1) by deleting the definition of "Minister" and substituting for it the following new definition: -

" "Minister" means the Minister for the time being responsible for matters relating to finance;"

Construction Cap. 332

Section 2 of Cap. 332 amended

PART IV

AMENDMENTS TO THE BUSINESS LICENSING, 1972

Construction Acts, 1972 No. 25 **11.** This Part shall be read as one with the Business Licensing Act, 1972.

Section 11 of Acts 19172 No. 25 amended

12. Section 11 of the Business Licensing Act, 1972 is amended by adding immediately below subsection, (2) the following new subsection:-

"(3) Every application for a business licence shall be accompanied by documentary evidence or a written explanation satisfactory to the licensing authority regarding the payment, or, as the case may be, exemption from payment, by the applicant of income tax or such other tax as the Minister may, by notice in the *Gazette*, specify for the purposes of this section."

Section 12 of Acts, 1972 No. 25 amended 13. Section 12 of the Business Licensing Act, 1972 is amended in subsection (1) by deleting the full-stop at the end of paragraph (d), substituting for it a semi-colon, and adding immediately below paragraph (d) the following new paragraph:

-(e) to any person applying for a business licence unless the licensing authority is satisfied that person has complied with the requirement prescribed by subsection (3) of section 11.".

PART V

AMENDMENT TO THE ESTATE DUTY ACT, 1963

Construction Cap. 527

- **14.** This Part shall be read as one with the Estate Duty Act, 1963.
- **15.** Section 18 of the Estate Duty Act, 1963 is amended in subsection (1) by

Section 18 of Cap. 527 amended

- (a) deleting the word "and" at the end of the proviso to paragraph (a); and
- (b) deleting the full-stop at the end of paragraph (b), substituting for it a semi-section, and adding immediately below paragraph (b) the following new paragraph: -
 - "(d) the amount of tax unpaid and which is due and payable out of his estate under any written law for the time being in force.-.

Section 44A added to Cap. 527

16. The Estate Duty Act, 1963 is amended by adding immediately below section 44 the following new section: -

"Power for Minister to remit interest 44A. The Minister may, by order published in the *Gazette*, remit wholly or in part any interest on estate duty payable under this Act where in his opinion it is in the public interest so to do.".

PART VI

AMENDMENT OF THE STAMP DUTY ACT, 1972

17. This Part shall be read as one with the Stamp Duty Act, 1972.

Construction Acts, 1972 No. 20

Section 41 of

Acts, 1972 No. 20

amended

A Section 41 of the Stamp Duty Act, 1972 is amended by adding immediately below subsection (1) the following new subsections:-

(1A.) Where the receipt required to be given under subsection (1) is for an amount of one thousand shillings or more and is in respect of goods sold by a manufacturer or a trader in the ordinary course of business or is in respect of services of any kind rendered by any person, then, notwithstanding any custom in any trade or anything to the contrary contained in this Act or in any other written law or in any agreement between the parties to the sale or, as the case may be, the contract for services, the person issuing the receipt shall enter in the receipt and in its duplicate copy the following

(a) the date on which the payment is made;

particulars:-

- (b) the full name and address of the seller of the goods or the person who rendered the services, as the case may be:
- (c) a full description of the goods sold or the services rendered and a statement of the quantity and value of the goods or, in the case of services, the amount charged in respect of the services rendered;
- (d), the full name and address of the buyer of the goods or the person to whom the services were rendered, as the case may be:
- (e) such other particulars as may be prescribed by regulations made under this Act for the purposes of this section.
- (1B.) Every person who issues a receipt under subsection (1A) shall retain in his records the duplicate copy of every receipt issued by him and shall preserve that copy for a period of two years or such longer period as may be prescribed by regulations made under this Act.".

PART VII

AMENDMENT OF THE PRODUCTION DEVELOPMENT FUNDS (ESTABLISHMENT

AND AMENDMENT ACT, 1974

- **19.** This Part shall be read as one with the Production Development Funds (Establishment and Management) Act, 1974.
- **20.** The Production Development Funds (Establishment and Management) Act, 1974 is amended by adding immediately below section 6 the following new section:-

Construction Acts, 1974 No. 21 Section 66A added to Acts, 1974 No. 21

"Power of Minister to reallocate moneys in funds

- 6A. (1) Where the Minister is satisfied that at the close of any financial year there are in any fund moneys which are not immediately required for the purposes of the fund (which moneys shall in this section be referred to as a "surplus" he may, if in his opinion financial exigencies or the public, interest so require, and notwithstanding any provision to the contrary contained in this Act or in any other written law, authorize the application of the whole or any part of the surplus for or towards defraying the development expenditure of any Ministry or Department of the Government in any financial year.
- (2) Every authorization for the application of any surplus made under this section shall be sufficient authority, without further appropriation, to issue from the fund the sum required for the purpose specified by the Minister.
- (3) Where the Minister authorizes the application of any surplus under this section, he shall cause to be laid before the National Assembly a statement concerning the authorization.".

PART VIII

AMENDMENT OF THE SALES TAX ACT, 1976

construction and commencernent Acts, 1976 No. 13 21. This Part shall be read as one with the Sales Tax Act 1976 and shall be deemed to have come into operation on 16th June 1977.

Amendments to the First Schedule

- 22.-(1) The First Schedule to the Sales Tax Act, 1976 is varied to the extent that in respect of any articles imported described in the column headed "Tariff Heading" in the Table set out below this section opposite the tariff numbers in the column headed "Tariff No." in that Table there shall be substituted for the rates of tax specified in relation to those articles in the column headed "Sales Tax Rate" in the First Schedule the rates respectively specified in relation to those articles in the column headed "Sales Tax Rate" in the Table.
- (2) The Table set out below this section shall, subject to the variation of the First Schedule effected by this section, be read as one with the First Schedule to the Sales Tax Act, 1976.

TABLE

(The Sales Tax Act, 1976: Rates of sales tax applicable in relation to imported scheduled articles. This Table shall be read as one with the First Schedule to the Sales Tax Act. 1976).

Tariff No. Tariff Heading

Sales Tax Rate

22.09

Spirits (Other than those of heading No. 22.08,), liqueurs and other spirituous beverages; compound alcoholic preparations (known as "concentrated extracts") for the manufacture of beverages:

Finance

1977 13

No. 9

Tariff No.	Tariff Heading	Sales Tax Rate
	A. Spirits manufactured by the distillation of Moshi by a distiller licensed under the Moshi (Manufacture and Distillation) Act, 1966	Shs. 37/50 per litre
	B. Spirits (other than those of heading No. 22.08), for example, brandy, vodka, whisky, rum, gin, geneva, and concentrates of such spirits	400/
	C. Liqueurs and other spirituous beverages and "concentrated extracts"	40%
22.10	Vinegar and substitutes for vinegar	15%
50.01103	Silk-worm cocoons, raw silk (not thrown) and silk waste (including cocoons unsuitable for reeling, silk noils and pulled or garnetted rags)	70 %
50.04/08	Silk yarn and yarn spun from noil silk or from other waste silk; silk-worm gut; imitation catgut or silk	
50.09/10	Woven fabrics of silk or of noil silk or other waste silk	70% 72.5%
51.01/03		4
	A. Rayon	40% 70%
51.04	Woven fabrics of man-made fibres (continuous) including woven fabrics of monofil or strip of heading No. 51.01/03: A. Rayon	45%
	B. Other Fibres	72-5%
52.01	Metalised yarn, being textile yarn spun with metal or covered with metal by any process	40%
52.02	Woven fabrics of metal thread or of metalised yarn, of a kind used in articles of apparel, as furnishing fabrics or the like	45%
53.01/05	Sheep's or lambs' wool and other animal hair, whether or not carded or combed, and waste of such wool or of animal hair, whether or not pulled or garnetted (including pulled or garnetted	
53.06/10	Yarn of sheep's or lambs' wool, of horsehair or of other animal hair	Free
53.11/13	Woven fabrics of sheep's or lambs' wool, of horsehair or of other animal hair	70% 72.5%
54.01/02	Flax and ramie raw or processed but not spun; flax tow, ramie noils and waste of flax or of ramie (including pulled or garnetted rags)	Free
54.03/04	Flax or ramie yarn	70%
54.05	Woven fabrics of flax or of ramie	72.5%
55.01/02	Cotton, not carded or combed; Cotton linters	Free

Tariff No.	Tariff Heading	Sales Tax Rate
55.03/04	Cotton waste (including pulled or garnetted rags), not carded or combed; cotton carded combed	Free
55.05106	Cotton yarn	40%
55.07/09	Woven fabrics of cotton: A. Grey and unbleached	27-5%
	B. Gauze for the manufacture of bandages	40 %
	C. Printed khanga	42.5%
	D. Other	45%
56.01/04	man-made fibres (discontinuous) and waste (including yarn waste and pulled or garnetted rags), of man-made fibres (Continuous or discontinuous), whether or not carded or combed or otherwise prepared for spinning; continuous filament tow: A. Cellulose Acetate cigarette filter tow	Fore
	B. Other	Free
56 05/06 V		Free
30.03/00	Yarn of made-made fibres (discontinuous or waste): A. Rayon	400/
	B. other Fibres	40% 70%
56.07	Woven fabrics of man-made fibres (discontinuous	7070
	or waste):	1
	A. Rayon	45%
55 01 /0 4 5	B. other Fibres	72-5%
57.01/04 1	True hemp (Cannabis sativa), Manila hemp (abaca) (Musa textiles), jute and other vegetable textile fibres raw or processed but not spun; tow and waste of such fibres (including pulled or garnetted rags or ropes):	5
	A. Jute fibres	Free
	B. other	Free
57.05/08	Yarn of hemp, of jute or of other vegetable textile fibres; paper yarn	40%
57.09/12	Woven fabrics of hemp, of jute or of other vegetable textile fibres; woven fabrics of paper yarn: A. Hessian and sacking (not including matting) I	Free
	B. other	275%
58.01	Carpets, carpeting and rugs, knotted (made up or not) -	
	A. of sisal coir, coconut fibre, cotton or rayon	40 %
	B. Of other fibres	70%
58.02	other carpets, carpeting, rugs, mats and matting, and "Kelem", "Schumacks" and "Karamame" rugs and the like (made up or not)' A. of sisal, coir, coconut fibre, cotton or rayon B. of other fibres	40% 70%
58.03	Tapestries, hand-made, of the type Gobelins Flanders, Aubusson, Beauvais and the like, and needle-worked tapestries (for example, petit point and cross stich) made in panels and the like by hand	700/

Tariff No.	Tariff Head	ling		Sales Tax Rate
58.04	Woven pile fabrics and chenile fabricry towelling or similar terry falling within heading 55 07/09 a within heading No. 58.6):	abrics of	cotton	
	A. Cotton B. Rayon C. Other fibres			45% 45% 72-5%
58.05	Narrow woven fabrics, and narrow consisting of warp without we means of an adhesive other that within heading No. 58.06	ft assemb in goods i	led by	40%
58.06	Woven labels, badges and the like, in the piece, in strips or cut to sha			40%
58.07	Chenille yarn (including flock of gimped yarn (other than metheading No. 52.01 and gimped libraids and ornamental trimmin tassels, pompons and the like	allised ya norsehair gs in the	arn of yarn); piece;	40%
58.08	Tulle and other net fabrics (but woven, knitted or crocheted fab A. White, of a kind suitable for and sandfly netting B. Other	rics), plan	1:	20% 45%
58.09/10	Tulle and other net fabrics (but woven, knitted or crocheted fa hand or mechanically made lace in the piece in strips or in motif A. Of cotton or rayon B. Of other fibres	brics), fig or embro	gured,	45% 72-5%
59.01	Wadding and articles of waddin and dust and mill neps	g; textile	flock 	Free
59.02	Felt and articles of felt, whether or or coated: A. Felt B. Articles: (1) If sales tax has been p (2) Other			40% Free 35%
59.03	Bonded fibre fabrics, similar bond and articles of such fabrics, impregnated or coated: A. Fabrics B. Articles: (1) If sales tax has been processed in the sales tax h	whether	or not 	40%
	(2) Other			35%
59.04	Twine, cordage, ropes and cables, p	olaited or 1	not	Free
59.05	Nets and netting made of twine, of and made up fishing-nets of yard or rope: A. Fishing-nets and netting:	n, twine, c	ordage	
	(1) Knotted gill fishing-ne fifteen ply, of stretch 12.7 cm, manufactt made multifilament i	ed meshes ared from	s 1.27 to	Free

Tariff No.	Tariff Heading				Sales Tax Rate
	(2) Other			г	11070
	B Fruit tree and seed-bed netting			Free	
	C. Other			Free 32%	
.				32%	
59.06	other articles made from yarn, twine, rope or cable, other than textile fal articles made from such fabric: A. Loading slings	corda brics a	and	Eroo	
	D. Othor	•••	•••	Free	
	Б. Other	•••	•••	26%	
59.07	Textile fabrics coated with gum or an substances, of a kind used for the oth of books and the like; tracing cloth; painting canvas; buckram and simil for hat foundations and similar uses: A. Bookbinding fabric	ner cov prepa	ers red	220/	
	B. Other			32%	
				32%	
59.08	Textile fabrics impregnated, coated, c laminated with preparations of derivatives. or of other artificial plastic n	overe cellul naterial	d or ose s	32%	
59.09	Textile fabrics coated or impregnated v	with oi	il or		
37.07	preparations with a basis of drying oil			32%	
59.10	Linoleum and materials prepared on a to in a similar manner to linoleum, w not cut to shape or of a kind usec coverings; floor coverings consis coating applied on a textile base, cu	ting c	oor of a		
	or not		<i> </i>	32%	
59.11	Rubberised textile fabrics, other than r knitted or crocheted goods: A. Electrical insulating tape	ubber 	ised 	17.5%	,)
	B. Other	A D	·/	45%	
59.12	Textile fabrics otherwise impregnate covered or laminated; painted can theatrical scenery, studio backcloths or	vas be	eing	20%	
59.13	Flactic fabrics and trimmings (other than	knitte	d or		
39.13	Elastic fabrics and trimmings (other than crocheted goods) consisting of textile	mater	ials		
	combined with rubber threads	•••	•••	45%	
59.14	Wicks, of woven, plaited or knitte materials, for lamps, stoves, lighter fabric and incandescent gas mantles:	s, can	ctile dles	2504	
	A. Wicks for lighters	•••		26%	
	B. Other	•••	•••	26%	
59.15	Textile hosepiping and similar tubin without lining, Armour or accessoring materials			Free	
59.16	Transmission, conveyor or elevator belt of textile materials, whether or not s	ts or be trengt	elting hened	Free	

Tariff No.	Tariff Heading	Sales Tax Rate
59.17	Textile fabrics and textile articles, of a kind commonly used in machinery or plant: A. Fabrics 40% 13. Articles: (1) If sales tax has been paid on materials Free (2) Other 35%	
co 01		
60.01	Knitted or crocheted fabrics, not elastic or rubberised: A. Of cotton or rayon 50% B. Of other fibres 80%	
60.02	Gloves, mittens and mitts, knitted or crocheted, not elastic nor rubberised: A. If sales tax has been paid on materials Free B. Other: (1) Of cotton or rayon 35%	
	(2) Of other fibres 57%	
60.03	Stockings, understockings, socks, ankle socks, sockets and the like, knitted or crocheted, not elastic nor rubberised: A. If sales tax has been paid on materials Free B. Other: (1) Of cotton or rayon 20%	
60.04	(2) Of other fibres 40% Under garments, knitted or crocheted, not elastic	
00.04	or rubberised: A. If sales tax has been paid on materials Free	
	B. Other: (1) Of cotton or rayon 20% (2) Of other fibres 40%	
60.05	Outer garments, and other articles, knitted or crocheted, not elastic or rubberised:	
	A. Articles of apparel: (1) If sales tax has been paid on materials Free (2) Other:	
	(a) Of cotton or rayon 20% (b) Of other fibres 40% B. Other:	
	(1) Blankets:	
	(a) If sales tax has been paid on materials Free (b) Other:	e
	0) Of cotton or rayon 35% (ii) Of other fibres 57%	
60.06	Knitted or crocheted fabric and articles thereof elastic or rubberised (including elastic knee-caps and elastic stockings):	
	A. Fabric: (1) Of cotton or rayon 50% (2) Of other fibres 80%	

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Tariff No. Rate B. Articles of apparel: (1) Stocking and hose: (a) If sales tax has been paid on materials Free (i) Of cotton or rayon 20% (ii) Of other fibres 40% (2) Other: (a) Of cotton or rayon 20% (b) Of other fibres 40% C. Other: (1) If sales tax has been paid on materials Free (2) Other: (a) of cotton or rayon 17-5% (b) Of other fibres 35% ... 61.01 Men's and boy's outer garments: A. Diving suits other than sports clothing: (1) If sales tax has been paid on materials Free (2) Other: (a) Of cotton or rayon 35% 57% (b) of other fibres B. Other: (1) if sales tax has been paid on materials Free (2) Other:
(a) of cotton or rayon ... 20% (b) of other fibres ... Women's, girls' and infant's outer garments: 40% 61.02 A. Saris, khaga and the like: (1) of cotton: (a) If sales tax has been paid on Free materials 20% (b) Other (a) if sales tax has been paid on Free materials 20% (b) Other (3) of other fibres: (a) if sales tax has been paid on Free materials ... 40% (b) Other ... B, Other: (t) if sales tax hits been paid on materials Free (2) Other:
(a) of cotton or rayon ... 20% 40% (b) of other fibres 61.03 Men's and boy's undergarments, including collars, shirt fronts and cuffs: A. if sales tax has been paid on materials B. Other: (1) Of cotton or rayon 20% 44% (2) Of other fibres

Tariff No.	Tariff Heading	Sales Tax Rate
61.04	Women's, girls and infant's undergarments: A. Baby napkins	Free
	B. Other: (1) If sales tax has been paid on materials I (2) Other:	Free
	(1) Of cotton or rayon (2) Of other fibres	20% 40%
61.05	Handkerchiefs: A. If sales tax has been paid on materials B. Other:	Free
	(1) Of cotton or rayon (2) Of other fibres	7.5% 25%
61.06	Shawls, scarves, muffles, mantillas, veils and the like	:
	A. Of cotton: (1) If sales tax has been paid on materials 1 (2) Other	Free
	B. Of rayon:	20%
	(1) If sales tax has been paid on materials I	Free
	(2) Other	20%
	(1) If sales tax has been paid on materials (2) Other	Free
61.07	Ties, bow ties and cravats:	40%
01.07	A. If sales tax has been paid on materials	Free
	B. Other	40%
61.08	Collars, tuckers, fallals, bodice-fronts, jabots, cuffs, flounces, yokes and similar accessories and trimmings for women's and girls' garments:	/ /
	A. If sales tax has been paid on materials B. Other: (1) Of cotton or rayon	Free
	(2) Of other fibres	20% 40%
61.09	Corsets, corset belts, suspender-belts, brassieres, braces, suspenders, garters and the like (including such articles of knitted or crocheted fabrics whether or not elastic:	
	A. If sales tax has been paid on materials B. Other:	Free
	(a) Of cotton or rayon (b) Of other fibres	20% 40%
61.10	Gloves, mittens mitts, stockings, socks and sockettes not being knitted or crocheted goods A. Stokings, socks and sockettes (1) If sales tax has been paid on materials (2) Other	Free
	(a) Of cotton or rayon	20%
	(b) Of other fibres B Other:	40%
	(1) If Sales tax has been paid on materials (2) Other:	Free
	(a) Of cotton or rayon (b) Of other. fibres	20% 40%

Tariff No.	Tariff Heading	Sales Tax Rate
61.11	Made-up accessories for articles of apparel (for example, dress shields, shoulder and other pads, belts, muffs and sleeve protectors, pockets): A. If sales tax has been paid on materials Free	
	B. Other: (a) Of cotton or rayon 35% (b) Of other fibres 57%	
62.01	Travelling rugs and blankets: A. Of cotton or rayon 12.5%	
	B. Other fibres: (1) Where the c.i.f. or ex-factory price exclusive of the sales tax does not exceed Shs. 151- per blanket or rug 12.5% (2) Other 25%	
62.02	Bed-linen, table linen, toilet linen and kitchen linen; curtains and other furnishing articles:	
62.02	A. Bedsheets, bedspreads, curtains, tablecloths, glass cloths and towels: (1) Of cotton, gray and unbleached: (a) If sales tax has been paid on materials	6
62.03	Sacks and bags, of a kind used for the packing of goods Free	
62.04	Tarpaulins, sails, wanings, sunblinds, tents and camping goods: A. If sales tax has been paid on materials Free B. Other 35%	
62.05	other made-up textile articles (including dress patterns): A. Surgeons face masks Free	
	B. Other: (1) If sales tax has been paid on materials Free (2) Other	

Tariff No.	Tariff Heading Sales Tax Rate
63.01	Clothing, clothing accessories, traveling rugs and blankets, household linen and furnishing articles (other than articles falling within heading Nos. 58.01, 58.02 or 58.03), of textile materials, footwear and head gear of any materials, showing signs of appreciable wear and imported in bulk or in bales, sacks or similar bulk packings: A. If sales tax has been paid on the materials or article when new Free
	B. Other The rate applicable to the goods when new
63.02	Used or new rugs, scrap twine, cordage, rope and cable and worn-out articles of twine, cordage, rope or cables:
	A. New rags 40%
	B. Other Free

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PART IX

AMENDMENTS TO THE INCOME TAX ACT, 1973

- **23.**-(1) This Part shall be read as one with the Income Tax Act, 1973 and shall, subject to the provisions of subsection (2) be deemed to have come into operation on 1st July, 1977.
- (2) The provisions of section 25 shall come into, operation on 1st January, 1978.
- **24.** Subsection (3) of section 19 is repealed and replaced by the following subsection:-
 - "(3) For the purpose of ascertaining the gains or profits of any business carried on in the United Republic no deduction shall be allowed in respect of any expenditure incurred outside the Partner States by a non-resident person other than expenditure which the Commissioner determines that adequate consideration has been given; and, in particular, no deduction shall be allowed in respect of expenditure-
 - (a) on remuneration for services rendered by the nonresident directors (other than whole-time service directors) of a non-resident company the directors of which company have a controlling interest in the company, in excess of five per cent of the total income of the company, calculated before the deduction of that expenditure, or of twenty-five thousand shillings in respect of all those directors taken together, whichever is the greater, so, however, that in no case shall a deduction be allowed in excess of one hundred and fifty thousand shillings;

Construction and commencement Acts, 1973 No. 33

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Section 19 of Acts, 1973 No. 33 amended (b) on executive and general administrative expenses except to the extent that the Commissioner may determine the expenditure to be reasonable, having regard to all the circumstances."

Section 34 of Acts, 1973 No. 33 amended

25. Section 34 of the Income Tax Act, 1973 is amended by adding immediately below subsection (2) the following new subsection:-

"(2A)-(a) Every person shall, upon payment of any amount to any person resident or having a permanent establishment in the United Republic in respect of any fee, charge or like consideration for the carriage of goods by road, which is chargeable to tax, deduct from that amount tax at the rate of two per cent of the gross amount payable:

Provided that this subsection shall not apply-

- (i) in any case where the amount is payable by an individual, unless the amount payable is in excess of twenty thousand shillings;
- (ii) in any case where the amount is payable to any person other than an individual, unless that person carries on business comprising solely the carriage of goods by road for hire or reward;
- (iii) in any case where the carriage of the goods concerned is done, by any person in the course of their exportation from the United Republic.
- (b) No deduction shall be made under paragraph (a) of subsection from any payment which is income exempt from tax under this Act, or to which any order made under paragraph (c) of this subsection applies.
- (c) The Minister may, by notice in the Gazette, exempt from the provisions of paragraph (a) of this subsection any payment or class of payments made by any Person or category of persons resident or having a permanent establishment in the United Republic "

Section 61 of Acts 1973 No. 33 amended

- **26.** Section 61 of the Income Tax Act, 1973 is amended by re-number ing subsection (1) as subsection (1c), and by inserting in that section immediately before subsection (1) as re-numbered the following new subsections: -
 - "(1) The Commissioner may, by notice in writing, require any person or category of persons that carries on business to keep proper accounts and other records in relation to his business, and may further require, that person or category of persons to prepare statements of accounts in such form and in such manner as the Commissioner may direct.
 - (IA.) Where any person receives any payment of an amount of one thousand shillings or more in respect of goods sold or services rendered by him in the ordinary course of his business, then, notwithstanding any custom in any trade or any

provision to the contrary in this Act or any other written law or any agreement between the parties to the sale or the contract of services, as the case may be, he shall issue a receipt to the person making the payment and the person issuing the receipt shall enter or cause to be entered in the receipt and its duplicate copy the following particulars:-

- (a) the date on which the payment is made;
- (b) the full name and address of the person who sold the goods or, as the case may be, rendered the services;
- (c) a full description of the goods sold or the services rendered and a statement of the quantity and value of the goods or, in the case of services, the amount charged in respect of the services rendered;
- (d) the full name and address of the person to whom the goods were sold or to whom the services were rendered, as the case may be;
- (e) such other particulars as the Commissioner may, by notice in writing, specify from time to time for the purposes of this section.
- (113.) Every person who issues a receipt under subsection (1A) shall retain in his records the duplicate copy of every receipt issued by him and shall, unless the Commissioner directs otherwise, preserve that copy for a period of not less than seven years after the year of income to which the receipt relates."

27. Section 99 of the Income Tax Act, 1973 is amended by adding immediately below subsection (1) the following new subsection: -

"(1A) Where a return of income required to, be furnished, to the Commissioner under section 57 in respect of the income of a person is required to be prepared and certified in accordance with the provisions of section 60, the due date of payment of tax on that return shall be the date on which the return was due to be submitted to the Commissioner."

Section 99 of Acts, 1973 No. 33 amended

- **28.** Subsection (2) of section 102 of the Income Tax Act, 1973 is repealed and replaced by the following subsection:-
 - "(2) Interest under subsection (1) of this section shall be calculated-
 - (a) in the case of a person other than an individual, from the due date specified subsection (3) of section 99;
 - (b) in any other case, from the due date of payment of the second installment specified in subsection (4) of that section,

to the due date of payment."

29. The Income Tax Act, 1973 is amended by adding immediately below section 102 the following new section: -

added to Acts, 1973 No. 33 amended

Section 102

Section 102A added to Acts, 1973 No. 33

"Penalty for failure to deduct or remit tax 102A. If any person fails to deduct or remit to the Commissioner the whole or any part of tax in accordance with section 34 or section 36, the Commissioner may, by order in writing, impose a penalty not exceeding five thousand shillings, and the provisions of this Act relating to the collection and recovery of tax shall apply to the collection and recovery of that penalty as if it were tax due by that Person.

30. The Income Tax Act, 1973 is amended by adding immediately below section 112 the following new section:-

"Payment of interest where amount of tax refundable under section 112 is determined by the Tribunal under section 93, the Commissioner shall pay interest on that amount at the rate of 4.5 refundable is determined by the Tribunal

Section 116 of Acts, 1973 No. 33 amended **31.** Section 116 of the Income Tax Act, 1973 is amended in sub-Section (1): -

- (a) by deleting in the second and third lines of paragraph (h) the
- (b) by deleting the semi-colon at the end of paragraph (h), substituting for it a comma, and by deleting the word " "or" at the end of that paragraph; and
- (c) by deleting paragraph (i).

passage "subsection (1) of";

Amendment of the Second schedule to Acts 1973 No. 33

- 32. The Second Schedule to the Income Tax Act, 1973 is amended in paragraph 24-
 - (a) by deleting in the third and fourth lines of sub-paragraph (a) the passage "to be installed or used solely in such, building" and substituting for it the passage "which has been installed and is used solely in that building";
 - (b) by deleting item (ii) of sub-paragraph (c) the passage "to be installed or used solely in the hotel" and substituting for it the passage "which has been installed and is used solely m the hotel"; and
 - (c) by deleting in the third line of sub-paragraph (d) the passage "to be installed of used solely in such building" and substituting for it the passage "which has been installed and is used solely in that building."

Passed in the National Assembly on the fifteenth day of July, 1977.

Clerk of the National Assembly